

FILING DATE FIRST NAMED APPLICANT

OE/BTB348

09/878,348 06/18/97	HEATH	A	2257-1-	
		EXAM	NER	
	HM22/0328			
DAVID A JACKSON			MBEL., P	
KLAUBER & JACKSON		ANT ONL	PAPER NUMBER	
411 HACKENSACK AVENUE		1644 16	44 21	
HACKENSACK NJ 07601		DATE MAILED:		
		DATE MAILED.	03/28/	
Below is a communication from the EXAMI		cetton		
COMMISSIONER OF PATENTS	AND TRADEMARKS			
ADV	VISORY ACTION			
THE PERIOD FOR RESPONSE:				
Is extended to run or continues	s to run	from the date of the final re	jection	
 expires three months from the date of the final rejectivent however, will the statutory period for the response 	tion or as of the mailing date onse expire later than six mo	of this Advisory Action, whi oths from the date of the fir	ichever is fater. In no sal rejection.	
Any extension of time must be obtained by filing a p The date on which the response, the petition, and it perposes of determining the period of extension end 1.17 will be calcutated from the date of the originally	he fee have been filed is the	date of the response and o	so the date for the	
Appellant's Brief is due in eccordance with 37 CFR 1.19	,	j response or 22 10.10	or at of about	
Applicant's response to the final rejection, filed	201 has been confid	igred with the following effe	ct, but it is not deemed	
The proposed emendments to the claim end /or spec	discation will not be entered a	and the final rejection stands	s because:	
 There is no convincing showing under 37 CFR presented. 	i 1.116(b) why the proposed	amondment is necessary a	nd was not earlier	
b. They raise new issues that would require furth	er consideration and/or seere	th. (See Note).		
c. They raise the issue of new matter. (See Note	1).			
 d. They are not deemed to place the application appeal. 	in better form for appeal by	meterially reducing or simp	flying the issues for	
e. [] They present additional claims without cancel	ling a corresponding number	of finally rejected claims,		
NOTE:	•			
Newly proposed or amended claims the non-allowable claims.	would be allowed if sub	mitted in a separately filed	amendment canceling	
Upon the filing an appeal, the proposed amendment be as follows:	will be entered 🗀 will	not be entered and the stat	us of the claims will	
Claims allowed:				
Claims rejected: 1-10, LL, 15-27, 25	18			
		T. 10 120 (2	and the	
Applicant's response has overcome the following	g rejection(s):	1 400000000000	~ >15 11WO ESS	
CHARACTERIOTICS OF THE CLAIR	MED INVENDO	SHOT PARE 34	SIL AUDIUM	
Apparatus response nea conforme the following and MASS MADRIAN (_SOS) THAT S CANDACK TO THE CLAIR TO THE CLAIR TO THE CLAIR TO THE CLAIR TO THE LEASON OF LOCOTH TO THE LABOR OF LOCOTH T	as been considered but does	not overcome the rejection	because	
HURY THAT KEASON'S OF KLOCON	A) ART PULLUIDE	SIUFFICIENT	MO TUATION	
EXPECTATION OF ICK CESS	OU WHE USIC	* (consisting Es	servacty of	
The affidavit or exhibit will not be considered because presented. READ AS "COMPAIN	o applicant has not shown gi	od and sufficent reasons w	hy it was not earlier	
he proposed drawing correction 📋 has 📋 has not			HLPGAMBIE	
Other		PHILI	IP GAMBEL, PH.D	
· · ·		PRH	MARY FYAMOUED	